FC 2006-051932 03/24/2009

HON. PAUL A KATZ

CLERK OF THE COURT
L. Slaughter
Deputy

IN RE THE MATTER OF KEVIN MACH

MAX N HANSON

AND

DESIREE JUARBE

KRISTEN A MARTIN

CONCILIATION SERVICES-NE FINANCIAL SERVICES-BILLING-CCC

MINUTE ENTRY

Courtroom 111-NE

10:00 a.m. This is the time set for Return Hearing. Petitioner/Father, Kevin Mach, is present with above-named counsel, Max Hanson. Respondent/Mother, Desiree Juarbe, is present with above-named counsel, Kristen Martin.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Case matters are discussed.

For reasons stated on the record,

IT IS ORDERED that both parties shall separately attend and complete a High Conflict Resolution class within 60 days of the date of this order. Each party shall call (602) 506-7036 to register for the class. Each party shall also pay a class fee of \$50 at the Clerk of Court filing counter, at any Superior Court location, at least 5 days prior to their scheduled class. Each party

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must bring a copy of the payment or deferral receipt to class. Specific information regarding the date, time and location of the class will be provided when each party calls the above number.

WARNING

IF YOU FAIL TO SCHEDULE AND ATTEND THE CLASS AS ORDERED, YOU MAY BE REQUIRED TO PAY A \$100 NO SHOW FEE. IF YOU CANNOT ATTEND FOR ANY REASON, YOU MUST REQUEST AND BE GRANTED PERMISSION TO RESCHEDULE YOUR ATTENDANCE AT LEAST 24 HOURS BEFORE THE SCHEDULED CLASS. PLEASE CALL THE NUMBER LISTED ABOVE IF YOU NEED TO REQUEST TO RESCHEDULE YOUR ATTENDANCE.

IT IS FURTHER ORDERED that both parents are entitled to have equal access to documents and other information concerning the children's education and physical, mental, moral and emotional health including medical, school, police, court and other records.

IT IS FURTHER ORDERED that both parents have the right to authorize emergency medical and dental treatment, if needed, and the right to consult with physicians or other medical practitioners. Each parent shall immediately advise the other parent of any emergency medical or dental care sought for the children.

IT IS FURTHER ORDERED setting Evidentiary Hearing in this matter on **June 1, 2009**, **at 10:00 a.m.** in this division (time allotted: 2 hours).

NORTHEAST REGIONAL COURT CENTER 18380 N. 40TH STREET COURTROOM 111 PHOENIX, ARIZONA 85032

Each party shall have one-half of the allotted time to present his or her case.

Failure of counsel or of any party to appear at the hearing or to comply with the orders below may result in the imposition of any or all available sanctions authorized by Rule 6.2, Local Rules of Superior Court, Maricopa County, including hearing this matter as a default.

If a party fails to appear this Court will proceed in that party's absence; if both parties fail to appear, the matter will be dismissed.

IT IS FURTHER ORDERED:

1. The parties shall exchange lists of witnesses, disclosure of the testimony of each witness and exhibits **thirty** (30) days prior to the hearing. Absent good cause,

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- exhibits not exchanged will not be admitted, witnesses not listed will not testify, and testimony not disclosed will not be admitted.
- 2. Any objection to the exchanged exhibits shall be filed not later than **fifteen (15)** days prior to the hearing. Failure to file written objections shall be deemed a waiver of the right to object at the hearing.
- 3. The parties shall file the following documents **five (5)** days prior to the Evidentiary Hearing:
 - a. Joint Pre-Hearing Statement required by Rule 6.8(b), Local Rules of Superior Court, Maricopa County.
 - b. An Affidavit of Financial Information, if an affidavit has not been filed within the past six (6) months that is substantially accurate at the time of the hearing.
 - c. The parties shall file with the Court with a copy to the other party at least five days before the trial date a specific proposed division of property and debt, including account numbers and account balances, legal descriptions of real estate, a listing of all items of personal property in need of division and their proposed division of same, vehicle ID numbers and obligations due thereon as well as their position with regard to custody, parenting time and spousal maintenance, if applicable.
 - d. If either party is desirous of an award of spousal maintenance, they shall also set forth their position as to how much spousal maintenance they are requesting and for how long a period of time it should be paid.
 - e. If either party believes child support is an issue, a Child Support Worksheet shall be completed pursuant to the Statewide Child Support Guidelines. If a jointly prepared Worksheet is not filed, each party shall file a completed Child Support Worksheet.

IT IS FURTHER ORDERED all exhibits to be offered at time of hearing shall be **hand-delivered** to the clerk of this Division **at least 5 days prior to date of hearing**. Each exhibit shall be listed on a table of contents and separated by a sheet of <u>colored</u> paper or by stapling to easily identify where one exhibit ends and the next begins.

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IT IS FURTHER ORDERED that the parties shall indicate in the Joint Pretrial Statement any exhibits that the parties specifically agree are admissible at the hearing. **Exhibits not stipulated to by the parties must be moved into evidence at the hearing.**

The parties may present to the Court a stipulation resolving any issues or a stipulated agreement with accompanying documents subject to the Court's review for sufficiency, for immediate entry should the entire case be settled.

POSTPONEMENTS AND SCHEDULE CHANGES

Postponements and schedule changes will not ordinarily be granted. Any postponement or change will be granted only in accordance with appropriate rules, based on a showing of good cause, and requires the express written approval of the Court.

10:16 a.m. Hearing concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.